# 2007 DRAFTING REQUEST

# Assembly Amendment (AA-AB279)

Received: <b>04/26/2007</b>					Received By: dk	Received By: dkennedy		
Wanted: As time permits  For: John Townsend (608) 266-3156					Identical to LRB:  By/Representing: Laura Rose			
This file	e may be shown	to any legislat	or: NO		Drafter: dkennedy			
May Contact:  Subject: Health - long-term care				Addl. Drafters:				
					Extra Copies:	: Laura Rose (Leg. Council)		
Submit	via email: <b>YES</b>							
Request	er's email:	Rep.Town	send@legis.	.wisconsin.ge	ov			
Carbon	copy (CC:) to:							
Pre To	pic:							
No spec	ific pre topic gi	ven						
Topic:								
Elimina	te 60-day requir	rement from he	earings for W	atts reviews				
Instruc	tions:		**************************************					
See Atta	ached							
Draftin	g History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	dkennedy 04/26/2007	wjackson 04/27/2007						
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FE Sent	For:							

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Received By: dkennedy

Wanted: As time permits

Identical to LRB:

For: John Townsend (608) 266-3156

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This file may be shown to any legislator: **NO** 

Drafter: dkennedy

May Contact:

Addl. Drafters:

Subject:

Health - long-term care

Extra Copies:

Laura Rose (Leg. Council)

Submit via email: YES

Requester's email:

Rep.Townsend@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Eliminate 60-day requirement from hearings for Watts reviews

**Instructions:** 

See Attached

**Drafting History:** 

Vers.

Drafted

Reviewed

Typed Proofed

Submitted

Jacketed

Required

/?

dkennedy

1W1 4:

FE Sent For:

<END>

#### Kennedy, Debora

From:

Rose, Laura

Sent:

Thursday, April 26, 2007 10:44 AM

To:

Kennedy, Debora

Subject:

RE: Amendments to ABY 279

- 1. Delete "petition" and restore "apply".
- 2. Change should be made just to Watts review provisions.

Thanks!!

L.

From:

Kennedy, Debora

Sent:

Thursday, April 26, 2007 10:43 AM

To:

Rose, Laura

Subject:

RE: Amendments to ABY 279

#### Laura--

- 1. Is it your understanding that, in SECTION 40 (54.25 (2) (d) 2. n., the decision was to delete "petition" and restore "apply", or was it, instead, to strike through "or for commitment under s. 51.20 or 51.45 (13)"?
- 2. Is it your understanding that the decision was to change to s. 55.10 (2) to (4) the cross-reference in the Watts review provisions (55.18) alone, or also in the psychotrop meds provisions (55.19)? As I recall, they were not concerned about changing the s. 55.10 cross-reference in s. 55.16 (3) © (hearings on modifications of orders for protective services or protective placement).

Debora

From:

Rose, Laura

Sent:

Thursday, April 26, 2007 10:33 AM

To: Subject: Kennedy, Debora Amendments to ABY 279

Hi Debora,

I just spoke with Minette. Please go ahead and draft amendments for Rep. Townsend to AB 279, based on what we discussed yesterday. Also, I have emailed Betsy just to get a second opinion on the cross-reference issue to s. 55.10.

Thanks~

Laura

- 1. SEC 118 55.16 (3) (c) 55.10 hearing on modification of order for PS or PP
  - 2. SEC 121 55.18 (1) (b) Co. not required to initiate subseq. Watts review until 10 mo. after 55.10 hearing on modif. or term. of protective placement after Watts review or after 55.10 hearing on modif. or term. of PP

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- 3. SEC 123 55.18 (2) (b) 6. GAL to explain to ward his/her rt. to hearing and right to request 55.10 hearing
- 4. SEC 124 55.18 (2) (f) 4. GAL files report 30 days after appointment; report must state whether ward or ward's guardian requests 55.10 hearing
- 5. SEC 126 55.18 (3) (d) (intro.) Court must order summary hearing, or 55.10 hearing if 1. to 4. apply
- 6. SEC 130 55.19 (1) (b) If, in psychotrop review guard or GAL requests order termin and 51.10 hearing is provided, or if 51.10 hearing is provided re petit. for modif. or term. of order, co. dept. not required to initiate subseq. psychotrop. review until 10 mo. after final order after hearing
- 7. SEC 136 55.19 (2) (b) 6. After co. dept. files report on the psychotrop review, GAL must meet with ward and contact guardian and explain right to hearing under (3) (d) and that may request 55.10 hearing
- 8. SEC 138 55.19 (2) (f) 4. GAL files report 30 days after appt; report must state whether ward or ward's guardian requests 55.10 hearing
- 9. SEC 143 55.19 (3) (d) (intro.) Court must order summary hearing, or 55.10 hearing if 1. to 3. apply

FRIDAY

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**AMENDMENT** 

DAK: WLj:

(A) AMI	ENDMENT V	
TO S A AMENDMENT		PD,
TØ S A SUBSTITUTE AMENDI	TENT (LRE	
TO 2005 SE SER SR AB AJR	$\Delta R = \frac{279}{100}$ (LRI	e 2 th
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#. Page 4.8, line . 7.: after 9	550/0 V Was	x 4 (2) to (4)
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	1 - L. W Q =	Substitute
*. Page . 4.8, line 15 .:   delete	(4) 000	
#. Page .4.8, line .7.: of which we have $\sqrt{(2)+o(4)}$ delete $\sqrt{(2)+o(4)}$		
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